AUSA

UNITED STATES DISTRICT COURT

Southern District Of Texas Brownsville Division	

UNITED STATES OF AMERICA

CRIMINAL COMPLAINT

Case Number: 1:19-po-1866

VS.

Walter Moises DE LEON-Ramos A201 782 014 Guatemala

Name of Judge

knowledge and belief. On or about	March 22, 2019	in _	Hid	algo	County, in
the	Southern District (Of Texas			defendant(s)
being then and there an alien, did, will designated by an Immigration Officer,	fully, knowingly and u	nlawfully en	iter the United	l States at a	time or place other than
in violation of Title8	United Stat	tes Code, Se	ction(s)		1325(a)(1)
I further state that I am a(n)	Border Patrol A	Agent	and	l that this co	omplaint is based on the
The defendant was apprehended in Pha	arr. Texas on March 27	2010 The	defendant is s	aitiaan af l	O . 1 1 . 1
United States illegally by wading acro immigration inspection. I DECLARE UNDER PENALTY OF	ss the Rio Grande Rive	er near Hidal	go, Texas on	March 22, 2	2019 thus avoiding
United States illegally by wading acro	ss the Rio Grande Rive	er near Hidal E STATEMI	go, Texas on	March 22, 2	2019 thus avoiding
United States illegally by wading acro immigration inspection. I DECLARE UNDER PENALTY OF CORRECT.	ss the Rio Grande Rive	er near Hidal E STATEMI	go, Texas on EENTS IN THI	March 22, 2 S COMPL	2019 thus avoiding
United States illegally by wading acro immigration inspection. I DECLARE UNDER PENALTY OF CORRECT.	ss the Rio Grande Rive PERJURY THAT THI ade a part of this comp	er near Hidal E STATEMI	go, Texas on ENTS IN THI Yes Signature of Cantu, Isaa	March 22, 2 S COMPLA No Isaac Boro Complainant	2019 thus avoiding AINT ARE TRUE AND der Patrol Agent

Signature of Judge

Title of Judge